

City of South Bend
Council Meeting
Monday, May 23, 2016 @ 5:30 pm
Council Chambers
1102 W. First Street, South Bend, WA

1. Call to Order
2. Pledge of Allegiance
3. Approval of Agenda and Consent Agenda
Approval of Minutes: *May 9, 2016*
4. Correspondence
5. *Public Hearing @ 5:35 pm – Alley Vacation*
6. *Ordinance #1511 – Amending & Repealing Portions of SBMC 8.20*
[Second Reading]
7. *Ordinance #1512 – Amending Portions of SBMC 8.05 [First Reading]*
8. Items from the Public **[3 Minute Limit]**
9. Department Head Reports:
 - i) Police Chief Eastham
 - ii) City Supervisor Houk
 - iii) Clerk/Treasurer Roberts
 - iv) Fire Department
10. Mayor's Report
11. Council Comments
12. Adjournment

Next Regular Meeting: Monday, June 13, 2016 @ 5:30 PM

South Bend Council Meeting

Monday, May 23, 2016

CONSENT AGENDA

1. Approval of Vendor Checks

Vendors – Check #42015 thru Check #42052 - \$389,193.29

05/23/16

	VENDOR	AMOUNT
42015	Ashley Construction, Inc.	\$ 4,444.20 Professional Services - Streets
42016	Aberdeen Office Equipment, Inc.	\$ 568.44 Office Supplies - Parks \$12.41, CH \$429.13, Police \$21.07, Muni Court \$39.42, Wtr \$33.21 & Swr \$33.20
42017	Bill Williams	\$ 25.00 Refund - Cheney Park Rental
42018	Cascade Computer Maintenance, Inc.	\$ 1,036.80 New Computer - D Houk
42019	Cathy Weiberg	\$ 212.00 Janitorial - May 2016 (Includes \$12.00 for Fire Hall cleaning)
42020	City of Raymond	\$ 118,906.33 Loan Payments - RWWTP \$116,823.99 (Next Payment 11/16-Payoff 2052) General Sewer Plan \$2,082.34 (PIF)
42021	Comcast	\$ 59.95 Internet - Water Treatment Plant
42022	Crystal Springs	\$ 62.06 Water Service
42023	Dale Little	\$ 120.00 Building Code Consultation - May 2016
42024	Dave Williams	\$ 650.00 Parks Caretaker - May 2016
42025	Dept of Commerce	\$ 28,631.58 Loan Payment - Martin Creek Reservoir (Next Payment 5/2017 - Payoff 2027)
	Dept of Commerce	\$ 67,236.84 Loan Payment - Wastewater Treatment Plan (Next Payment 5/2017 - Payoff 2028)
	Dept of Commerce	\$ 59,232.85 Loan Payment - Inflow & Infiltration Abatement (Next Payment 5/2017 - Payoff 2021)
	Dept of Commerce	\$ 48,969.92 Loan Payment - Water Treatment Plant (Next Payment 5/2017 - Payoff 2019)
42026	Dept of Ecology	\$ 25,246.27 Loan Payment - Inflow & Infiltration Abatement (Next Payment 12/2016 - Payoff 2024)
42027	Dept of Transportation	\$ 1,156.19 Fuel - Public Works \$497.01 and Police \$659.18
42028	Dilk Tire Factory	\$ 33.48 Repair/Maintenance - Police Dept
42029	Evergreen Rural Water of WA	\$ 4,360.69 Income Survey - Fliess Creek Grant Requirement
42030	Flannery Publications	\$ 337.16 Legal Notices
42031	Gray & Osborne, Inc.	\$ 7,765.44 Professional Services - 1st St One-Way Conversion \$198.04, Fliess Creek \$3,827.37 & WTP Upgrade \$3,740.03
42032	H.D. Fowler Company	\$ 660.03 Operating Supplies - Water \$610.06 and Streets \$49.97
42033	Hagen Bates & Edwards P.S.	\$ 138.00 Pro Tem Services - Municipal Court 04/27/16
42034	Harbor Saw & Supply, Inc.	\$ 23.23 Operating Supplies - Parks
42035	Hawk's Superior Rock, Inc.	\$ 101.74 Rock Supply
42036	Julie Struck	\$ 22.49 Reimbursement - Lunch RCO Presentation Olympia, WA
42037	Kyle Imler	\$ 60.00 Pro Tem Services - Municipal Court 05/11/16
42038	Nationwide Retirement Solutions	\$ 700.00 Municipal Court Public Defender - May 2016
42039	Northwest Administrators, Inc.	\$ 5,848.66 Revised Contributions - Healthcare Benefits
42040	Pacific County Dept of Community Development	\$ 160.00 Water Samples
42041	Pacific County Dept of Public Works	\$ 1,000.00 Purchase of a 2007 Ford Ranger

42042	Pacific County Sheriff's Office	\$	495.00	Jail Bookings - April 2016
42043	Pioneer Grocery	\$	22.34	City Hall \$6.25, Library \$12.30 and Water \$3.79
42044	Pitney Bowes	\$	201.00	Meter Lease - 01/30-04/29/16
42045	Steve's Front End & Brake, Inc.	\$	238.17	Repair/Maintenance - Garbage Fund
42046	Sunset Air, Inc.	\$	329.40	Semi Annual Maintenance of Heat Pump - City Hall, City Shop, Fire Hall & Water Treatment Plant
42047	Three Rivers Mosquito & Vector Control	\$	7,020.00	Mosquito Larviciding
42048	U.S. Cellular	\$	242.74	Police Laptops \$186.54 and Auto Dialer for Pump Station \$56.20
42049	U.S. Fire Equipment LLC	\$	1,107.21	Fire Equipment
42050	VISA	\$	852.00	City Hall \$136.19, Police \$475.00, Streets \$96.53, Water \$47.75, Sewer \$47.75 and Mosquitos \$48.78
42051	William Penoyar	\$	780.00	Municipal Court Prosecutor - May 2016
42052	Zee Medical Service	\$	136.08	First Aid Kit Restock - City Hall & City Shop
TOTAL		\$	389,193.29	
				<u>Mayor Julie K. Struck</u> Mayor Struck
				<u>L. S. [Signature]</u> City Supervisor Houk
				<u>[Signature]</u> Police Chief Eastham

**CITY OF SOUTH BEND
COUNCIL MEETING – 05/09/16**

1-2. CALL TO ORDER AND PLEDGE OF ALLEGIANCE

The council meeting was called to order by Mayor Struck at 5:30 pm followed by the Pledge of Allegiance. Members present: Councilor Olsen, Councilor Neve, Councilor Webber, Councilor Hall, Police Chief Eastham, City Supervisor Houk, and Clerk/Treasurer Roberts. Councilor Williams was absent.

3. APPROVAL OF AGENDA, CONSENT AGENDA AND APPROVAL OF MINUTES

A motion was made by Councilor Webber to approve the Agenda, Consent Agenda and the minutes of the April 25, 2016 regular meeting. The motion was seconded by Councilor Neve. **Vote: Ayes-4, Noes-0, Absent-1**

Vendors – Check #41971 thru Check #42014 - \$86,644.64

Payroll – Check #24031 thru Check #24046 - \$96,010.01 Including Direct Deposit

4. CORRESPONDENCE - NONE

5. RESOLUTION #2016-06 – SETTING OF PUBLIC HEARING – ALLEY VACATION

Mayor Struck presented the resolution and explained that the public hearing is scheduled for May 23, 2016 beginning at 5:35 pm at which time the parties involved in the request will be present and would be able to answer questions should there be any. Councilor Olsen made a motion accepting Resolution #2016-06 – Setting of Public Hearing-Alley Vacation as presented. The motion was seconded by Councilor Neve. **Vote: Ayes-4, Noes-0, Absent-1**

6. ORDINANCE #1511 – AMENDING & REPEALING PORTIONS OF SBMC 8.20 (FIRST READING)

Mayor Struck presented the ordinance and explained that the changes in the ordinance did not include any rate increases. The changes were items that needed to be amended and repealed for clarification and the ordinance had not been updated for some time. Councilor Neve made a motion moving Ordinance #1511 – Amending & Repealing Portions of SBMC 8.20 to a second reading. The motion was seconded by Councilor Olsen. **Vote: Ayes-4, Noes-0, Absent-1**

7. ITEMS FROM THE PUBLIC

- ✓ Citizen Doug Petit addressed the council and provided the council and staff with a handout regarding some issues that he is currently having with his neighbors. Mr. Petit and his brother Norris purchased the house at 329 W. First Street (Payne's Alley) because it was a rental and was causing some issues in the neighborhood due to the people that were renting and hanging around the house. After they purchased it the South Bend Fire Department used it as a practice burn. The debris has since been removed and additional work has been done to the lot as well as some work for a road. The neighbors are opposed to the work that has been done to use a portion of the road (Laughton Street), but that area is public right-of-way and has not been vacated so the public has the right to use it. City Supervisor Houk explained that he would be meeting with all parties involved on Wednesday, May 11th at 9 am to see if the issues could be resolved. Mr. Petit thanked the council for their time and hoped that they would support what he and his brother are trying to do.
- ✓ South Bend Business Owner Don Alber of Jesse's Seafood and Plant Manager Ryan Dockter addressed the council regarding the water rates in South Bend. Mr. Alber passed out a

breakdown of water costs by City for 6,500,000 of water per month using several other cities for comparison. Mr. Alber explained that the water rates are creating a hardship for the company and hoped that the city would work with them to come up with some type of plan to help lower their water costs. Mayor Struck explained that she had met with Mr. Alber regarding their concerns and that there are cities that have tiered rate structures for large water users. Mayor Struck also explained that the City of South Bend had to purchase water from the City of Raymond in 2015 and will again in 2016 until Fliess Creek and the water treatment plant upgrades are complete which won't be until at least the summer of 2017. Currently the water fund is running in the red and Mayor Struck felt that until the city could actually see what Jesse's usage was going to be she didn't feel comfortable putting the water fund into further arrears. She explained that she is more than willing to work with them to come up with a plan and look at the numbers as the year progresses and the city begins to prepare for 2017. Councilor Olsen remarked that she really wanted to make sure that the city does whatever it can to help provide relief. Councilor Webber also felt that the city needed to do whatever it could as soon as it could. Mayor Struck wanted to make it very clear that whatever decisions are made they would not be just for Jesse's Seafood. It would be something that would affect all very high volume water users which could easily include Coast Seafood and South Bend Products.

8. DEPARTMENT HEAD REPORTS

- Police Chief Eastham reported that civil service testing was held on Wednesday, May 4th with a total of 4 applicants. All four passed the written, but only two passed the physical abilities test. Those two will go before the Civil Service Oral Board on Wednesday, May 11th and then a hiring roster will be created. Police Chief Eastham did note that to date he has not received a letter of resignation from Officer Miskell because the Pacific County Sheriff's Office has yet to offer Officer Miskell a job. Police Chief Eastham believes it will happen any day though. ☺
- City Supervisor Houk reported that the crew has continued working on the jetting of Highway 101 and during that process it was discovered that the outfall by Coast Oyster was completely plugged. It is now open and clear which should make a huge difference during the rainy season.

9. MAYOR'S REPORT

- ❖ Mayor Struck explained that she had recently seen some information come through about difference cities that have added verbiage to their fireworks ordinances that allow them to ban fireworks during periods of extreme fire danger. Mayor Struck asked the council if this was something that they would like to see the City of South Bend do because it would need to be done before the end of June to make it effective for 2017. This particular ordinance has to be in place for one year before it can be acted upon. It was agreed that it would probably be in the city's best interest to at least have it in place just in case.
- ❖ Mayor Struck noted that the city currently has a number of grants in the works including the Recreation and Conservation Office (RCO) Grant for Mary Rogers Pioneer Park which she and City Supervisor Houk will be doing a presentation on next Monday, May 16th in Olympia. Other grants in the works is a Safe Routes to School Grant for sidewalks near the school, Community Development Block Grant (CDBG) through the Department of Commerce for Fliess Creek and a Drinking Water State Revolving Fund (DWSRF) Grant through the Department of Ecology also for Fliess Creek.

10. COUNCIL COMMENTS

- Councilor Neve asked City Supervisor Houk if there was a start day for NOVA Contracting, Inc. to start ditching by the Pacific County Annex (1216 W. Robert Bush Drive) and Jean Shaudy's (217 Central Avenue) property. City Supervisor Houk explained that a tentative date of mid-May is being discussed but nothing has been made definite. Once they do start the plan is to

begin on Central Avenue and then move to the ditching. Once they start they have 38 days before substantial completion. City Supervisor Houk also noted that he is aware of the concerns of the Pacific County Historical Society and Museum and their building and NOVA Contracting, Inc. will take that into consideration once they start ditching.

11. ADJOURNMENT

The meeting was adjourned at 6:00 PM to meet again at 5:30 PM on Monday, May 23, 2016 for the next regularly scheduled meeting at South Bend City Hall.

Julie Struck
Mayor

ATTEST: _____

Dee Roberts
Clerk/Treasurer

Draft

RESOLUTION # 2016-06

A RESOLUTION BY THE CITY COUNCIL OF THE CITY OF SOUTH BEND TO SET A PUBLIC HEARING FOR THE VACATION OF ALL THAT PORTION OF THE ALLEY LYING WEST (16' WIDTH X 120' LENGTH) OF LOT 11 IN BLOCK 2 IN THE SECOND ADDITION TO SOUTH BEND, ACCORDING TO THE PLAT THEREOF ON FILE IN VOLUME D-2 OF PLATS, PAGE 75 IN THE OFFICE OF THE AUDITOR OF PACIFIC COUNTY WASHINGTON

WHEREAS, a petition has been filed with the Clerk/Treasurer of the City of South Bend, Washington requesting a vacation of all that portion of the alley lying West (16' width x 120' length) of Lot 11 in Block 2 in the Second Addition to South Bend, according to the plat thereof on file in Volume D-2 of Plats, Page 75 in the office of the Auditor of Pacific County, Washington;

WHEREAS, all requirements set forth in RCW 35.79.010 have been met

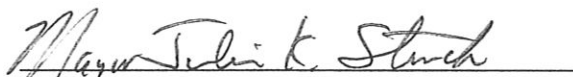
NOW BE IT RESOLVED that the City Council of the City of South Bend, Washington will hold a public hearing at the hour of 5:35 PM on the 23rd of May in the City Council Chambers for the purpose of hearing testimony relating to the proposed vacation of the alley lying West of Lot 11 in Block 2 in the Second Addition to South Bend.

Upon motion made for the adoption of this resolution, the following vote was cast by the City Council of the City of South Bend on the 9th day of May, 2016:

Ayes - 4

Noes - 0

Absent - 1


Julie K. Struck, Mayor

AUTHENTICATED BY: 
Dee Roberts, Clerk/Treasurer

Publish: May 18, 2016

ORDINANCE #1511

AN ORDINANCE FOR THE CITY OF SOUTH BEND, WASHINGTON AMENDING AND REPEALING PORTIONS OF CHAPTER 8.20 OF THE CITY OF SOUTH BEND'S MUNICIPAL CODE

WHEREAS, the City of South Bend, Washington Garbage and Refuse collection service is a public utility operated by the City for its citizens, and

WHEREAS, the City must periodically amend ordinances to stay current with changing times and situations that arise within the City,

THE CITY COUNCIL OF THE CITY OF SOUTH BEND, WASHINGTON DO ORDAIN AS FOLLOWS:

Section 8.20.020 Intent – Shall be *amended* as follows:

The maintenance of the community's health and sanitation require, and it is the intent of this chapter to make, collection, removal, and disposal of garbage, refuse and dead animals within the city of South Bend compulsory and universal. The regulation of the disposal and hauling of garbage and rubbish in the city shall be under the direction of the city supervisor, who shall prepare reasonable regulations concerning the days of collection of refuse, location of waste containers, and any other regulation pertaining to the collection and disposal of waste as he may deem advisable, and provided that such regulations are not contrary to this chapter.

Section 8.20.030 Service Compulsory-Compliance-Clean – Shall be *added* as follows:

- A. Compulsory. It is compulsory for every person in possession, charge or control of any structure within the city to take a collection service provided by the city for refuse. It is compulsory for every person in possession, charge or control of any house, dwelling, multiunit residence, apartment house, trailer court or any building put to residential use to take recycling services provided by the city for recycling materials. Failure to make use of such service shall not exempt any party from the payment of the regular charges established for that service. The city may, when unusual or extraordinary circumstances prevail, grant an exemption from compliance with this section. The city must approve any service level for collection of refuse for all customers.
- B. Compliance. It is unlawful for any person to burn, dump, collect, remove or in any manner dispose of garbage, rubbish, trash, offal and any other waste upon or over any of the streets, alleys, public places or private property within the city except as may be directed by the city on special occasions and/or otherwise than as is provided for in this chapter.
- C. Cleanup. It is unlawful for any person in possession, charge or control of any property from which refuse is collected by the city, who has knowledge that refuse from their property which has been deposited by the elements, animals or other causes upon public property or private property, to allow such refuse to remain for more than twenty-four hours. The health officer shall have the authority to enforce the provisions set forth in this chapter as they pertain to public health or sanitation in conjunction with any other city personnel.

Section 8.20.030 Definitions – Shall be *amended* as follows:

Section 8.20.040 Definitions

For the purposes of this chapter, the following definitions shall be and are hereby defined:

“City” means the city of South Bend.

“Commercial” or “commercial dwelling” means a building or group of buildings designed, intended for or used for any purpose other than single or multiple dwellings, and shall include office buildings. Any building or group of buildings where combined residence and business is practiced, where such business is advertised by a sign of any type on the premises and/or is listed in the telephone directory as a business except those businesses conducted in an approved home occupation or otherwise exempted by the city, shall be classified as a commercial dwelling.

“Dead animals” means all animals, large or small, which may die or be killed for other than food purposes.

“Garbage” is composed of putrescible (organic) waste matter such as that left from the preparation of food, food processing, animal excreta, and small dead animals.

“Health officer” means the city or county health officer or other authorized representative as defined by state law.

“Person” means every person, firm, partnership, association, institution and corporation. The term also means the occupant or owner of the premises for which service is rendered pursuant to this chapter.

“Refuse” consists of garbage and rubbish and is the accumulation of waste matter which has been discarded as of no further value to the owner.

“Residential” means a building or separate living unit designed and intended for occupancies as a dwelling and having its own housekeeping and kitchen facilities. Single-family residences, apartment units, duplexes, triplexes, fourplexes and condominium units shall be considered residential units. Hotel, motel and rooming and boarding units designed primarily for transient tenancy shall not be considered residential units, but shall be subject to commercial charges.

“Rubbish” means inorganic waste consisting of, but not limited to, ashes, bottles, jars, cans, small shrubs and twigs, rags and paper products.

“Supervisor” shall mean the city supervisor.

Section 8.20.050 Collection Service-Frequency Shall be *added* as follows:

- A. It is unlawful for anyone except the city to collect solid waste within the city for compensation without the approval of the city. It is standard service for each residence to receive every week collection service to encourage recycling and alternatives to disposal of household waste.
- B. Every person desiring to engage in the collection of solid waste for compensation within the city who is not acting as an agent for the city shall make written application to the city. The city shall prepare reasonable rules and regulations for the licensing, control and approval of any application, including fees to cover the cost of administering, controlling and overseeing any collector. Approval shall not be granted in any case where such collection will adversely affect the city.
- C. The collector of refuse shall collect, remove and dispose of all garbage and refuse in the residential section of the city at least once every week, and from hotels, restaurants, boarding

houses, eating places, apartment houses, schools, hospitals, and in the business sections of the city as shall be required to maintain a healthful and sanitary condition.

Section 8.20.050 Container Requirement Shall be *amended* as follows:

Section 8.20.060 Container Requirement

- A. Residential, commercial and industrial refuse producers shall use watertight, rodent-proof, garbage containers not exceeding 32-gallon capacity, up to four in number.
- B. Public, commercial and industrial producers requiring more than four standard containers per week shall use a bulk container approved by the supervisor.
- C. Occasional extra waste materials shall be in heavy duty plastic bags of sufficient strength to allow the bag to be suspended two feet above the ground without breaking or tearing. In the case of container failure, it is the duty of the person in possession of garbage container(s) to pick up all garbage or refuse that has not been contained in bags, boxes etc.
- D. Each container shall be kept in a sanitary condition and in good repair with the lid tightly fitted in place when not actively depositing or removing refuse.
- E. It is the duty of every person in possession, charge or control of any structure within the city where waste is created or accumulated at all times to use city-owned containers or other containers as approved by the city, in accordance with this chapter, and to deposit or cause to be deposited refuse therein. If such a person is furnished a Commercial Bulk Container and/or recycling container then such person shall be responsible for maintaining the container in a clean condition.
- F. Location. No container shall be kept or stored within the confines of any street or public alley in the city, except as otherwise allowed by the city. Containers placed on private property which have been approved for pickup by the city shall be placed in a preapproved, readily accessible location.
- G. Curb-Side. Containers that are to be picked up at the curb-sides shall, on the day of collection, be placed in a timely manner in an accessible location to the traveled roadway. Any container which is placed out for curb-side pickup shall be removed, by the person in possession, charge or control of said container, from public right-of-way within twenty-four hours after collection unless otherwise allowed by the city.
- H. No enclosure or other structure may be placed around any city-owned container in its accessible location for pickup without the review and approval of the city.
- I. Special Containers. Suitable containers, such as compactor units and drop boxes, may, with the permission of the city, be used by establishments which dispose of refuse in such quantity that containers, as defined in this chapter, would be impractical or inefficient. These containers shall be kept in good condition with close-fitting lids and watertight construction. The city, after proper notification to the person in possession, charge or control of said container, may require the replacement or repair of any container which deteriorates to an unsatisfactory condition. Disposal of refuse from these containers shall be as authorized by the city.
- J. Prohibited Materials. The rules and regulations authorized by this chapter shall provide for the materials that can and cannot be placed in any city-owned container. The city may decline to pick up any container which has unauthorized materials placed in it.
- K. The chapter for service shall not be waived for violation of any of the rules and regulations imposed or authorized by this chapter, where collection is denied by the city.
- L. Container Damage and Replacement. If any container owned by the city is damaged or lost through the abuse or neglect of any person in possession, charge or control of said container, the person in possession, charge or control of said container shall be held responsible for the cost of repair or replacement of the container.
- M. Customers may exchange city-provided refuse containers for a different size within the first six months of new service for no charge. There is no charge for exchange of a refuse container for a smaller size.

Section 8.20.070 Container Use Shall be *added* as follows:

- A. No person shall place any garbage, rubbish, refuse or recycling materials in any city-owned container other than the container which was assigned by the city to such person and as directed by the city.
- B. No person other than a city-approved, authorized collector or city employee charged with that responsibility shall tamper with or remove any solid waste or recyclables from a city-owned container other than the owner or occupant of the property served by such container.

Section 8.20.080 Garbage Draining and Wrapping Shall be *added* as follows:

All garbage shall be drained of liquids and wrapped in paper, plastic or other material before being placed in the container. The city may decline to collect undrained garbage which is in a liquid state, unwrapped or improperly placed.

Section 8.20.090 Dead Animals Shall be *added* as follows:

Dead animals on public property or right-of-way shall be collected and removed by the solid waste utility. Dead animals shall not be placed in any city-owned container unless approved by the city. Any animal or any part of an animal from slaughterhouses or similar places, regardless of size, shall be regarded as industrial refuse and shall not be collected by the city.

Section 8.20.060 Fund Created shall be *amended* to Section 8.20.100

Section 8.20.070 Charges for Collection shall be *amended* to Section 8.20.110

Section 8.20.080 Rates shall be *amended* to Section 8.20.120

INTRODUCED this 9th day of May, 2016 **AND PASSED** on the 23rd day of May, 2016 by the following vote:

Ayes –

Noes –

Absent –

Julie K. Struck, Mayor

AUTHENTICATED BY: _____

Dee Roberts, Clerk/Treasurer

Publish: 06/01/16

ORDINANCE #1512

**AN ORDINANCE FOR THE CITY OF SOUTH BEND, WASHINGTON AMENDING
PORTIONS OF CHAPTER 8.05 OF THE CITY OF SOUTH BEND'S MUNICIPAL
CODE**

WHEREAS, the City of South Bend, Washington fireworks ordinance does not address dry weather conditions, and

WHEREAS, the City must protect their citizens from potential wildfires, and

WHEREAS, the City is required to have these restrictions in place for one year prior to enforcement; now therefore,

**THE CITY COUNCIL OF THE CITY OF SOUTH BEND, WASHINGTON DO ORDAIN AS
FOLLOWS:**

Section 8.05.030 Emergencies-Restrictions on use – Shall be *added* as follows:

The mayor, after consulting with the fire chief, police chief and other officials as may be deemed appropriate, may prohibit the discharge of all fireworks during periods of extreme fire danger. For the purposes of this chapter, the term “extreme fire danger” shall mean a period that wildland fires can be expected and fire growth will be accelerated.

INTRODUCED this 23rd day of May, 2016 **AND PASSED** on the 13th day of June, 2016 by the following vote:

Ayes –

Noes –

Absent –

Julie K. Struck, Mayor

AUTHENTICATED BY: _____

Dee Roberts, Clerk/Treasurer

Publish: 06/22/16

Chapter 8.05 FIREWORKS

Sections:

8.05.010 Provisions adopted.

8.05.020 Enforcement.

8.05.010 Provisions adopted.

The city of South Bend shall enforce the provisions of the "state **fireworks** law" and hereby adopts the provisions of Chapter [70.77](#) RCW and Chapter [212-17](#) WAC in their entirety. (Ord. 1070 § 1, 1982).

8.05.020 Enforcement.

The chief of police of the city of South Bend, Washington is herewith charged with the enforcement, regulation and licensing the sale and use of **fireworks**. (Ord. 1070 § 2, 1982).

[Mobile Version](#)